Case 3	:11-cv-	00624-N	Document 34	Filed 07	/18/12	Page 1	of 1	PageID 199
								RICT COURT
IN THE UNITED STATES DISTRICT COURT FILED								
FOR THE NORTHERN DISTRICT OF TEXAS								
				DIVISIO)N		JUL 1	9 2012
JASON PUMPHREY				§ §		CLER By	US.D	ISTRICT COURT
Petitioner,				§	l	73 H	De	puty
VS.				§ §				
v 5.				§ §	NO. 3-	11-CV-62	4-N	
RICK THALER, Director				§	110.5	11 0 . 02	• • •	
Texas Department of Criminal Justice,				§				
Correctional Institutions Division				§				
				§				
Respondent.				§				
ORDER OF THE COURT ON THE FOREGOING RECOMMENDATION								
~ .								
Considering the record in this case and the above recommendation, and pursuant to Federal Rule of Appellate Procedure 22(b) and 28 U.S.C. § 2253(c), the Court hereby finds and orders:								
IFP STATUS:								
(X) the party appealing is GRANTED in forma pauperis status on appeal.								
()	() the party appealing is proceeding in forma pauperis.							
()	the par	ty appealin	ng is DENIED in				peal	
	for the	following	reasons:					
	()		certifies, pursuan			` '		* ',','
		that the appeal is not taken in good faith. In support of this finding, the Court adopts and incorporates by reference the Magistrate Judge's Findings and						
		Recommendation entered in this case on Based upon the Magistrate						
		Judge's findings, this Court finds that the appeal presents no legal points of						
		arguable merit and is therefore frivolous. See Harkins v. Roberts, 935 F. Supp.						
			S. D. Miss. 1996					
		Cir. 1983)		, -				
	()	the person	appealing is not	a pauper;				
	()		appealing has no			_		
			ules of Appellate				_	
		by the Co	urt. (See Notice	of Deficie	ncy and	Order ente	ered on	
	10		—- ¹ 7 1					
SIGNED this	/ (\	day of		2	013	\int		
PIONED IIII	- 	uay UI		, 2	/ /			
				·	1)	7	La.	Kow
DAVID C CODREY								

UNITED STATES DISTRICT JUDGE